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12 *Attorneys for Defendant The Marshall  
13 Retail Group, LLC*

14 **UNITED STATES DISTRICT COURT**

15 **DISTRICT OF NEVADA**

16 I LOVE LAS VEGAS LIFESTYLE, LLC, a  
17 Nevada limited liability company,

18 CASE NO. 2:24-cv-00462-JCM-NJK

19 Plaintiff,

20 vs.

21 THE MARSHALL RETAIL GROUP, LLC, a  
22 Delaware limited liability company,

23 **STIPULATION AND ~~PROPOSED~~  
24 ORDER EXTENDING TIME TO  
RESPOND TO COMPLAINT**

25 **[THIRD REQUEST]**

26 Defendant.

27 Defendant The Marshall Retail Group, LLC (“MRG”), by and through its counsel of  
28 record, and Plaintiff I Love Las Vegas Lifestyle, LLC (“I Love Las Vegas”), by and through its  
counsel of record, pursuant to Local Rules IA 6-1, LR IA 6-2, and LR 7-1, hereby stipulate to  
extend the time to respond to I Love Las Vegas’s Complaint (ECF No. 1) by ten (10) days,  
through and including **May 30, 2024**. The parties have been discussing the potential for  
resolution prior to litigation, and would like to continue engaging in such discussions before

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1 moving forward with a response to the Complaint and the deadlines that follow. This request  
2 is not for purposes of delay.

3 **IT IS SO STIPULATED.**

4 DATED this 16<sup>th</sup> day of May, 2024.

5 **GREENBERG TRAURIG, LLP**

6  
7 */s/ Bethany L. Rabe*  
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12 *Counsel for Defendant The Marshall Retail  
Group, LLC*

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14 **NO FURTHER EXTENSIONS  
WILL BE GRANTED.**

15 DATED this 16<sup>th</sup> day of May, 2024.

16 **McMENEMY HOLMES PLLC**

17  
18 */s/ Dustun H. Holmes*  
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21  
22 *Counsel for Plaintiff I Love Las Vegas  
Lifestyle, Inc.*

23 **IT IS SO ORDERED.**



24 United States Magistrate Judge  
25 DATE: May 17, 2024